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5 6 7 8	STEVEN B.WEISBURD (No. 171490) steven.weisburd@dechert.com DECHERT LLP 300 West 6th Street, Suite 2010 Austin, Texas 78701 Telephone: 512.394.3000 Facsimile: 512.394.3001	ADAM P. PLANT WHATLEY DRAKE & KALLAS, LLC 2001 Park Place North, Suite 1000 Birmingham, Alabama 35203 Telephone: (205) 328-9576 Facsimile: (205) 328-9669 E-Mail: aplant@wdklaw.com
9	Attorneys for Defendant GOOGLE INC.	Attorneys for Plaintiffs Nathan Nabors
10	I INTERES COLOR	TES DISTRICT COLURT STIT IS SO ORDERED
11 12		TES DISTRICT COURT (S) IT IS SO OF LEE TO TRICT OF CALIFORNIA Judge James Ware
13		OSE DIVISION
14	5/11/3/	DISTRICT OF 2/10/2011
15	NATHAN NABORS, Individually and on	Case No. 5:10-CV-03897-JW
16	behalf of All others Similarly Situated,	STIPULATION TO EXTEND THE DEADLINE
17	Plaintiff,	FOR DEFENDANT TO RESPOND TO PLAINTIFF'S FIRST AMENDED
18	v.	COMPLAINT
19	GOOGLE INC., a Delaware Corporation,	
20	Defendant.	
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DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO		IPULATION . 5:10-CV-03897-JW
	CASE NO	. J.10 CY-030/1-JY

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1	WHEREAS, Defendant Google Inc. ("Google") must respond to the First Amended
2	Complaint filed by Plaintiff Nathan Nabors ("Nabors") by January 31, 2011;
3	WHEREAS, Nabors has agreed to extend Google's deadline for responding to the First
4	Amended Complaint until February 22, 2011; and
5	WHEREAS, this extension will not alter the date of any event or deadline already fixed by
6	Court order, and Civil Local Rule 6-1(a) does not require a Court order for such an extension;
7	NOW THEREFORE, Nabors and Google through their counsel of record stipulate to the
8	following:
9	IT IS HEREBY STIPULATED pursuant to Civil L.R. 6-1(a) that the deadline for Google
10	to answer, move or otherwise respond to the First Amended Complaint in this action shall be and
11	is hereby extended to February 22, 2011.
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DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO

## Case 5:10-cv-03897-EJD Document 25 Filed 02/10/11 Page 3 of 4 1 DATED: January 31, 2011 MILSTEIN ADELMAN, LLP 2 3 By: /s/ Sara Avila SARA AVILA 4 Attorneys for Plaintiff 5 NATHÁN NABORS 6 DATED: January 31, 2011 WHATLEY DRAKE & KALLAS, LLC 7 8 By: /s/ Adam Plant ADAM PLANT 9 Attorneys for Plaintiff 10 NATHÁN NABORS 11 DATED: January 31, 2011 **DECHERT LLP** 12 13 By: /s/ Matthew L. Larrabee 14 MATTHEW LARRABEE 15 Attorneys for Plaintiff GOOGLE INC. 16 17 18 19 20 21 22 23 24 25 26 27 28 DEFENDANT GOOGLE'S MPA ISO MOTION TO DISMISS FAC

DECHERT LLP ATTORNEYS AT LAW SAN FRANCISCO

1	<u>CERTIFICATION</u>
2	I, Matthew Larrabee, am the ECF User whose identification and password are
3	being used to file this STIPULATION TO EXTEND THE DEADLINE FOR DEFENDANT TO
4	ANSWER, MOVE, OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED
5	COMPLAINT. In compliance with General Order 45.X.B., I hereby attest that Sara Avila and
6	Adam Plant concurred in this filing.
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